1 JAMES E. GIBBONS (pro hac vice) Cal. State Bar No. 130631 2 **MANNING & KASS** ELLROD, RAMIREZ, TRESTER LLP 801 South Figueroa Street, 15th Floor 3 Los Angeles, CA 90017 Tel. (213) 624-6900 4 jeg@manningllp.com 5 ROBERT W. COHEN (pro hac vice) 6 Cal. State Bar No. 150310 MARIKO TAENAKA (pro hac vice) 7 Cal. State Bar No. 273895 LAW OFFICES OF ROBERT W. COHEN, A.P.C. 8 1901 Avenue of the Stars, Suite 1900 Los Angeles, CA 90067 9 Tel. (310) 282-7586 rwc@robertwcohenlaw.com mt@robertwcohenlaw.com 10 11 Attorneys for Plaintiffs 12 UNITED STATES DISTRICT COURT 13 **DISTRICT OF NEVADA** 14 SHIGE TAKIGUCHI, FUMI NONAKA, Case No.: 2:13-cv-01183-HDM-NJK 15 MITSUAKI TAKITA, TATSURO SAKAI, SHIZUKO ISHIMORI, YUKO NAKAMURA, ORDER AND STIPULATION FOR 16 MASAAKI MORIYA, HATSUNE HATANO, and THIRD CONTINUANCE OF HIDENAO TAKAMA, individually and on behalf of **DEADLINE TO FILE MOTION** 17 all others similarity situated, FOR PRELIMINARY APPROVAL OF CLASS ACTION 18 SETTLEMENT AS TO MRI Plaintiff, INTERNATIONAL, INC. AND 19 **EDWIN FUJINAGA** v. 20 MRI INTERNATIONAL, INC., EDWIN J. FUJINAGA, JUNZO SUZUKI, PAUL MUSASHI 21 SUZUKI, LVT, INC., dba STERLING ESCROW, and DOES 1-500, 22 Defendants. 23 24 25 26 27 28 1

Plaintiffs Shige Takiguchi, et. al. and Defendants MRI International, Inc. ("MRI") and Edwin Fujinaga (collectively the "Parties") submit this stipulation for an order continuing the deadline for to file a motion for preliminary approval of class action settlement.

WHEREAS, on November 17, 2017 the Court ordered the Parties to file a motion for preliminary approval of class action settlement no later than December 11, 2017 (Dkt. 764);

WHEREAS, the Parties reached a settlement in principle in September 2017 and have exchanged drafts of the settlement agreement ("Class Action Settlement Agreement");

WHEREAS, on November 17, 2017 Mr. Fujinaga raised, for the first time, his concern that, since a receiver has been appointed by the Court in the parallel U.S Securities and Exchange Commission's action against MRI and himself (SEC v. MRI International, Inc., USDC Nevada Case No. 2:13-cv-1658, Dkt. 226) ("SEC Action"), he believed that he may not be authorized to enter into any settlement on behalf of MRI or himself;

WHEREAS, on November 18, 2017, the Court appointed receiver in the SEC Action, Robb Evans & Associates, confirmed its belief to plaintiff's counsel that Mr. Fujinaga was not authorized to enter into a settlement agreement with Plaintiffs and directed that Plaintiffs send a copy of the Class Action Settlement Agreement to the receiver's counsel, Lynch Law Practice;

WHEREAS, on November 30, 2017, the Receiver declined to enter into the Class Action Settlement Agreement because he did not believe that the settlement would benefit the receivership estate:

WHEREAS, on November 30, 2017, and December 7, 2017, Plaintiffs' counsel met and conferred with Receiver's counsel, Michael Lynch, Esq., explaining that the order appointing receiver specifically includes a carve-out provision exempting the present action from the Receiver's control and that, in any event, the settlement is in the best interest of all parties, including the receivership estate;

WHEREAS, the Receiver maintains its position that he is unable to authorize the settlement absent direction from the Court;

WHEREAS, on December 15, 2017, the Parties filed a joint motion in the SEC Action requesting direction from the Court, either that the Receiver lacks authority to direct the settlement in this action, or that Judge Mahan order the Receiver to enter into the Class Action Settlement Agreement;

1	WHEREAS, on December 22, 2017, the Receiver filed a response to the joint motion;	
2	WHEREAS, on January 8, 2018, the Parties filed a reply conveying this Court's strong belief that	
3	it is in the best interest of all the parties for Judge Mahan to approve the settlement;	
4	WHEREAS, Judge Mahan has not yet ruled on the joint motion; and	
5	WHEREAS, this is the Parties' third request for a continuance;	
6	NOW, therefore, the Parties jointly move that the Court enter an order providing for:	
7	1. A 60-day continuance of the deadline to file a motion for preliminary approval to April	
8	17, 2018.	
9		MANNING & KASS
10	3 /	ELLROD, RAMIREZ, TRESTER LLP
11	I	By: /s/ James Gibbons
12		JAMES E. GIBBONS STEVEN J. RENICK
13		Attorneys for Plaintiffs
14		
15		LAW OFFICES OF ROBERT W. COHEN A Professional Corporation
16		•
17	I	By: /s/ Robert W. Cohen
18		ROBERT W. COHEN MARIKO TAENAKA
19		Attorneys for Plaintiffs
20		HITZKE & FERRAN
21		
22	I	By: /s/ Erick Ferran Erick Ferran
23		Attorneys for Defendant MRI International, Inc. and Edwin Fujinaga
24		
25	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
26		ward DMEKiller
27	DATED: _February 16, 2018	,
28		United States District Judge
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